# IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NEW YORK

Case No. 1:22-CV-282

PREPARED FOOD PHOTOS, INC. f/k/a ADLIFE MARKETING & COMMUNICATIONS CO., INC.,

Plaintiff,

v.

ILIRIA FOODS CORP.,

Defendant.

#### **COMPLAINT**

Plaintiff Prepared Food Photos, Inc. f/k/a Adlife Marketing & Communications Co., Inc. ("Plaintiff") sues defendant Iliria Foods Corp. ("Defendant"), and alleges as follows:

#### **THE PARTIES**

- 1. Plaintiff is a corporation organized and existing under the laws of the State of Florida with its principal place of business located in Palm Beach County, Florida.
- 2. Defendant is a limited liability company organized and existing under the laws of the State of New York with its principal place of business located at 2323 65th Street, Brooklyn, NY 11204. Defendant's agent for service of process is Mujo Marke, President, Iliria Foods Corp., 2323 65th Street, Brooklyn, NY 11204.

## **JURISDICTION AND VENUE**

- 3. This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. §§ 1331 and 1338(a).
  - 4. This Court has personal jurisdiction over Defendant because it has maintained

sufficient minimum contacts with New York such that the exercise of personal jurisdiction over it would not offend traditional notions of fair play and substantial justice.

5. Venue properly lies in this district pursuant to 28 U.S.C. § 1400(a) because Defendant or its agents reside or may be found in this district. "A defendant 'may be found' wherever that person is amenable to personal jurisdiction." <u>Cavu Releasing, LLC. v. Fries,</u> 419 F. Supp. 2d 388, 394 (S.D.N.Y. 2005). In other words, "[v]enue is proper in his District because the defendants are subject to personal jurisdiction in this District." <u>Noble v. Crazetees.com</u>, 2015 U.S. Dist. LEXIS 130508, at \*9 (S.D.N.Y. July 16, 2015).

#### **FACTS**

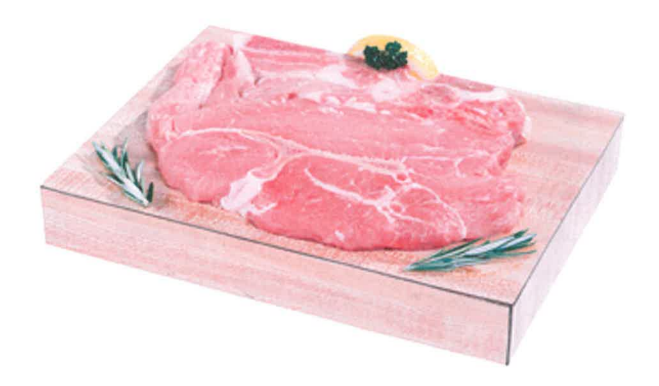
#### I. Plaintiff's Business

- 6. Plaintiff is in the business of licensing high-end, professional photographs for the food industry.
- 7. Through its commercial website (<u>www.preparedfoodphotos.com</u>), Plaintiff offers a monthly subscription service which provides access to/license of tens of thousands of professional images.
- 8. As of the date of this pleading, Plaintiff charges its clients (generally, grocery stores, restaurant chains, food service companies, etc.) a monthly fee of \$999.00 for access to its library of professional photographs.
- 9. Plaintiff does not license individual photographs or otherwise make individual photographs available for purchase. Plaintiff's business model relies on its recurring monthly subscription service such that Plaintiff can continue to maintain its impressive portfolio.
- 10. Plaintiff owns each of the photographs available for license on its website and serves as the licensing agent with respect to licensing such photographs for limited use by

Plaintiff's customers. To that end, Plaintiff's standard terms include a limited, non-transferable license for use of any photograph by the customer only. Plaintiff's license terms make clear that all copyright ownership remains with Plaintiff and that its customers are not permitted to transfer, assign, or sub-license any of Plaintiff's photographs to another person/entity.

#### II. The Work at Issue in this Lawsuit

11. In 1998, a professional photographer created a photograph titled "RawVealShoulderSteak001\_ADL" (the "Work"). A copy of the Work is exhibited below.

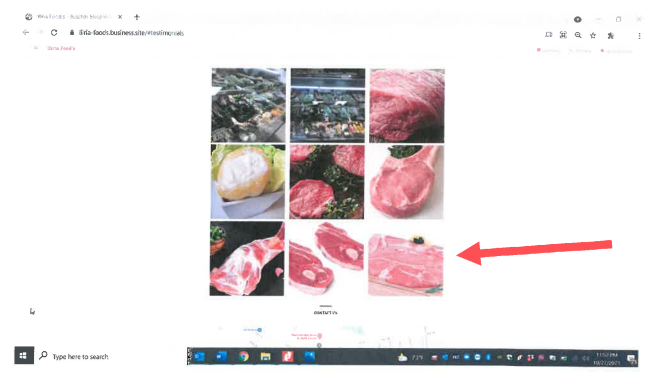


12. The Work was registered by Plaintiff (pursuant to a work-for-hire agreement with the author that transferred all rights and title in the photograph to Plaintiff) with the Register of Copyrights on January 28, 2017 and was assigned Registration No. VA0002084082. A true and correct copy of the Certification of Registration pertaining to the Work is attached hereto as **Exhibit "A."** 

13. Plaintiff is the owner of the Work and has remained the owner at all times material hereto.

#### III. Defendant's Unlawful Activities

- 14. Defendant owns and operates a butcher shop in Brooklyn, New York.
- 15. Defendant advertises/markets its products primarily through its website (at <a href="https://iliria-foods.business.site/">https://iliria-foods.business.site/</a>).
- 16. In July 2017 (after Plaintiff's above-referenced copyright registration of the Work), Defendant published the Work on its (<a href="https://iliria-foods.business.site/#testimonials">https://iliria-foods.business.site/#testimonials</a>) website in connection with the marketing of its meat offerings:



- 17. The foregoing display of the Work on Defendant's website was accessible and was in fact accessed from persons in the State of Florida.
- 18. Defendant is not and has never been licensed to use or display the Work. Defendant never contacted Plaintiff to seek permission to use the Work in connection with its

website/advertising or for any other purpose - even though the Work that was copied is clearly

professional stock photography that would put Defendant on notice that the Work was not intended

for public use.

19. Defendant utilized the Work for commercial use – namely, in connection with the

marketing of Defendant's business and sale of its veal meat.

20. Upon information and belief, Defendant located a copy of the Work on the internet

and, rather than contact Plaintiff to secure a license, simply copied the Work for its own

commercial use.

21. Through its ongoing diligent efforts to identify unauthorized use of its photographs,

Plaintiff first discovered Defendant's unauthorized use/display of the Work in approximately

October of 2021. Following Plaintiff's discovery, Plaintiff notified Defendant in writing of such

unauthorized use. To date, however, Plaintiff has been unable to negotiate a reasonable license

for the past infringement of its Work.

22. All conditions precedent to this action have been performed or have been waived.

<u>COUNT I – COPYRIGHT INFRINGEMENT</u>

23. Plaintiff re-alleges and incorporates paragraphs 1 through 22 as set forth above.

24. The Work is an original work of authorship, embodying copyrightable subject

matter, that is subject to the full protection of the United States copyright laws (17 U.S.C. § 101 et

seq.).

25. Plaintiff owns a valid copyright in the Work, having registered the Work with the

Register of Copyrights and owning sufficient rights, title, and interest to such copyright to afford

Plaintiff standing to bring this lawsuit and assert the claim(s) herein.

26. As a result of Plaintiff's reproduction, distribution, and public display of the Work,

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Defendant had access to the Work prior to its own reproduction, distribution, and public display

of the Work on its commercial website.

27. Defendant reproduced, distributed, and publicly displayed the Work without

authorization from Plaintiff.

28. By its actions, Defendant infringed and violated Plaintiff's exclusive rights in

violation of the Copyright Act, 17 U.S.C. § 501, by reproducing, distributing, and publicly

displaying the Work for its own commercial purposes.

29. Defendant's infringement was willful as it acted with actual knowledge or reckless

disregard for whether its conduct infringed upon Plaintiff's copyright. Notably, Plaintiff (through

counsel) notified Defendant of the infringement via Federal Express on October 29, 2021.

Subsequent thereto, Plaintiff (through counsel) made multiple attempts to contact Defendant – all

of which were met with Defendant abruptly hanging up the phone and refusing to discuss the issue.

To date, the Work still appears on Defendant's website, indicating clearly that Defendant was well-

aware of the infringement and has willfully refused to even remove the Work from its public

display thereof.

30. Plaintiff has been damaged as a direct and proximate result of Defendant's

infringement.

31. Plaintiff is entitled to recover its actual damages resulting from Defendant's

unauthorized use of the Work and, at Plaintiff's election (pursuant to 17 U.S.C. § 504(b), Plaintiff

is entitled to recover damages based on a disgorgement of Defendant's profits from infringement

of the Work, which amounts shall be proven at trial.

32. Alternatively, and at Plaintiff's election, Plaintiff is entitled to statutory damages

pursuant to 17 U.S.C. § 504(c), in such amount as deemed proper by the Court.

33. Pursuant to 17 U.S.C. § 505, Plaintiff is further entitled to recover its costs and

attorneys' fees as a result of Defendant's conduct.

34. Defendant's conduct has caused and any continued infringing conduct will continue

to cause irreparable injury to Plaintiff unless enjoined by the Court. Plaintiff has no adequate

remedy at law. Pursuant to 17 U.S.C. § 502, Plaintiff is entitled to a permanent injunction

prohibiting infringement of Plaintiff's exclusive rights under copyright law.

WHEREFORE, Plaintiff demands judgment against Defendant as follows:

a. A declaration that Defendant has infringed Plaintiff's copyrights in the Work;

b. A declaration that such infringement is willful;

c. An award of actual damages and disgorgement of profits as the Court deems proper or, at

Plaintiff's election, an award of statutory damages for willful infringement up to

\$150,000.00 for each infringement of the Work;

d. Awarding Plaintiff its costs and reasonable attorneys' fees pursuant to 17 U.S.C. § 505:

e. Awarding Plaintiff interest, including prejudgment interest, on the foregoing amounts:

f. Permanently enjoining Defendant, its employees, agents, officers, directors, attorneys,

successors, affiliates, subsidiaries and assigns, and all those in active concert and

participation with Defendant, from directly or indirectly infringing Plaintiff's copyrights

or continuing to display, transfer, advertise, reproduce, or otherwise market any works

derived or copied from the Work or to participate or assist in any such activity; and

g. For such other relief as the Court deems just and proper.

**Demand For Jury Trial** 

Plaintiff demands a trial by jury on all issued so triable.

Dated: January 18, 2022.

COPYCAT LEGAL PLLC 3111 N. University Drive Suite 301 Coral Springs, FL 33065 Telephone: (877) 437-6228 dan@copycatlegal.com

By: <u>/s/ Daniel DeSouza</u>
Daniel DeSouza, Esq.
New York Bar No.: 4290193

EXHIBIT "A"

## Certificate of Registration



This Certificate issued under the seal of the Copyright Office in accordance with title 17, *United States Code*, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

Acting United States Register of Copyrights and Director

Registration Number

VA 2-084-082

Effective Date of Registration: January 28, 2017

Title

Title of Work: ADLIFE-COLLECTION-012117

Previous or Alternate Title: Group registration of photos published 01-13-1998 through 12-05-1998; about

250 photos total.

Content Title: AlmondButtercrunch001\_ADL, 2-5-1998;

Buttercrunch001\_ADL, 3-5-1998; CandyCornBowl001\_ADL, 10-19-1998; CandyTray001\_ADL, 08-16-1998; ChocolateAsst001\_ADL,09-23-1998;

ChocolateChips001\_ADL,03-25-1998; ChocolateValentine001\_ADL,10-12-1998; ChocolateValentine002\_ADL, 10-14-1998;

EggBacon008\_ADL,01-15-1998; EggBacon009\_ADL, 04-10-1998;

EggBacon010\_ADL, 05-05-1998; EggBacon011\_ADL, 05-05-1998; EggBacon012\_ADL,05-05-1998; EggBacon013\_ADL, 05-05-1998; EggBacon014\_ADL, 05-05-1998;

EggBacon015\_ADL, 05-05-1998;

EggBaconCheeseBiscuit001\_ADL, 11-21-1998;

EggBaconCheeseBiscuit002\_ADL, 11-21-1998;

EggBaconCheeseBiscuit003\_ADL, 11-21-1998;

EggBaconCheeseBiscuit004\_ADL, 11-21-1998;

EggBaconCheeseBiscuit005\_ADL, 11-21-1998;

EggBaconCheeseBiscuit006\_ADL, 11-21-1998; EggBaconCheeseMuffin001\_ADL, 10-05-1998;

EggBaconCheeseMuffin002\_ADL, 10-05-1998;

EggBaconCheeseMuffinCoffee001\_ADL, 10-05-1998;

EggBagelSandwich001\_ADL, 08-05-1998; EggBagelSandwich002\_ADL, 04-19-1998; EggBagelSandwich003\_ADL, 07-10-1998;

EggBenedict002\_ADL, 06-18-1998;

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EggBenedict003_ADL, 05-05-1998;
EggBenedict004_ADL, 05-05-1998;
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EggBenedict007_ADL, 05-05-1998;
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EggBiscuitSandwich002_ADL, 05-12-1998;
EggBiscuitSandwich003_ADL, 11-20-1998;
EggBiscuitSandwich004_ADL, 07-14-1998;
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EggHam001_ADL, 05-12-1998;
EggHam002_ADL, 05-12-1998;
EggHashBrown001_ADL, 12-05-1998;
EggPoached001_ADL, 02-08-1998;
EggPotatoSandwich001_ADL, 06-10-1998;
EggSausage001_ADL, 10-05-1998;
EggSausage002_ADL, 08-05-1998;
EggSausage003_ADL, 08-05-1998;
EggSausage004_ADL, 07-16-1998;
EggSausage005_ADL, 03-23-1998;
EggScrambled001_ADL, 12-05-1998;
EggScrambledBacon001_ADL, 08-22-1998;
EggScrambledBacon002_ADL, 11-05-1998;
EggScrambledBacon003_ADL, 12-05-1998;
EggScrambledPepper001_ADL, 06-22-1998;
EggsSunnyUpToastBacon001_ADL, 05-05-1998;
EggsSunnyUpToastSausage001_ADL, 05-05-1998;
EggToast001_ADL, 12-05-1998;
EggToast002_ADL, 02-08-1998;
EggToastHashbrown001_ADL, 08-05-1998;
FrenchToast001_ADL, 11-08-1998;
FrenchToast002_ADL, 05-05-1998;
FrenchToast003_ADL, 05-05-1998;
FrenchToast004_ADL, 05-05-1998;
FrenchToast005_ADL, 05-05-1998;
FrenchToast006_ADL, 07-24-1998;
FrenchToast007_ADL, 07-24-1998;
FrenchToastBerry001_ADL, 05-24-1998;
FrenchToastEggSausage001_ADL, 11-09-1998;
Fudge001_ADL, 12-05-1998;
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FudgeAsst002_ADL, 09-23-1998;
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FudgeChocolateNut002\_ADL, 10-23-1998; FudgePeanutButter001\_ADL, 07-21-1998;



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GranolaFruit001_ADL, 03-05-1998;
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GranolaYogurtBowl001_ADL, 07-13-1998;
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GummyFish001_ADL, 06-05-1998;
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GummyLifesavers001_ADL, 02-26-1998;
LollyPopBig001_ADL, 07-10-1998;
Omelette001_ADL, 01-20-1998;
Omelette002_ADL, 06-22-1998;
Omelette004_ADL, 05-05-1998;
OmeletteBacon001_ADL, 04-08-1998;
OmeletteBacon002_ADL, 12-05-1998;
OmeletteBagelSausage001_ADL, 08-05-1998;
OmeletteHam001 ADL, 01-21-1998;
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OmeletteHomeFriesBacon002_ADL, 02-27-1998;
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RawPorkSausagePatty001_ADL, 07-21-1998;
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RawVealShank001_ADL, 11-25-1998;
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RawVealShankCrossCut001\_ADL, 08-10-1998;

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SuckersAsst001_ADL, 11-12-1998;
TaffySaltwater001_ADL, 11-12-1998;
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VealBladeCutChop001_ADL, 08-18-1998;
VealBladeCutChop002 ADL, 01-13-1998;
VealBladeCutChop003 ADL, 08-18-1998.
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VealTenderloin002\_ADL, 11-21-1998; VealWienerSchnitzel001\_ADL, 08-10-1998; VealWienerSchnitzel002\_ADL, 06-05-1998; Venison001\_ADL, 11-05-1998; Venison002\_ADL, 11-05-1998;

Waffle001\_ADL, 03-24-1998; Waffle002\_ADL, 08-05-1998; Waffle003\_ADL, 08-05-1998; Waffle004\_ADL, 08-05-1998; Waffle005\_ADL, 08-05-1998;

Waffle006\_ADL, 05-05-1998; WaffleBerriesWhipCream001\_ADL, 10-09-1998; WaffleToaster001\_ADL, 03-05-1998; WaffleWholeWheat001\_ADL, 07-09-1998; WaffleWholeWheat002\_ADL, 05-19-1998.

### Completion/Publication

Year of Completion: 1998

Date of 1st Publication: January 13, 1998 Nation of 1st Publication: United States

#### Author

ADLIFE Marketing & Communications Co. Inc., Employer-for-Hire of Joel Author:

Albrizio

Author Created: photograph Work made for hire: Yes

Domiciled in: United States

## **Copyright Claimant**

Copyright Claimant: Adlife Marketing & Communications Co. Inc.

38 CHURCH ST., PAWTUCKET, RI, 02860-3906, United States

## Rights and Permissions

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#### Certification

Name: MILTON M. OLIVER, Esq.

Date: January 28, 2017

Applicant's Tracking Number: 873-057-346

Copyright Office notes: Regarding publication: Range of dates: 1/13/1998 - 12/5/1998.